Case 1:03-cv-050/1-GBD-SN	9 Filed 01/24/14 Page 1 of 4
Exhibit	

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     DCKFTERT
     UNITED STATES DISTRICT COURT
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     SOUTHERN DISTRICT OF NEW YORK
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     In Re: Attacks on September
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     11, 2001
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                                         03 MDL 1570 (GBD) (FM)
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 6
                                          New York, NY
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                                          December 20, 2013
 7
                                          11:15 a.m.
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     Before:
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                           HON. FRANK MAAS,
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                                            Magistrate Judge
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                              APPEARANCES
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     COZEN O'CONNOR
13
          Attorneys for Federal Insurance Company Plaintiffs
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     BY: SEAN P. CARTER
          J. SCOTT TARBUTTON
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     MOTLEY RICE
15
          Attorneys for Burnett Plaintiffs
16
     BY: ROBERT T. HAEFELE (via speakerphone)
16
          JODY WESTBROOK FLOWERS (via speakerphone)
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     ANDERSON, KILL & OLICK
          Attorneys for Plaintiff O'Neill
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     BY: JERRY S. GOLDMAN
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     KREINDLER & KREINDLER
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          Attorneys for Ashton Plaintiffs
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     BY: JAMES P. KREINDLER
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     MANNING SOSSAMON
          Attorneys for Sana-Bell, Inc. and Sanabel Al Kheer, Inc.
22
22
     Defendants
23
     BY: CHRISTOPHER C.S. MANNING (via speakerphone)
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                    SOUTHERN DISTRICT REPORTERS, P.C.
                             (212) 805-0300
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you have the motion relating to two issues before your Honor already, but as we understand it just as an example one of the things that WAMY did was to collect documents from all of its various field offices around the world and send them to Saudi Arabia instead of New York.

THE COURT: That's part of your current motion, correct?

MR. CARTER: No, your Honor.

THE COURT: I mean, the one I just got.

MR. CARTER: No, the motion you just got relates to production of documents from WAMY Canada, one of the branch offices. They haven't been sent to Saudi Arabia.

THE COURT: I think it was in relation to one of your letters to WAMY today that was that issue.

MR. CARTER: That's correct. So there are motions to compel that another round for WAMY, for instance, and as we have always talked about the document production deadline, all the earlier orders contemplated that there would be a period post completion of productions to do motions to compel, because until we have the documents we won't know what we need to compel. So we've picked off what we can based on the current state of affairs, but we can't do everything in advance.

THE COURT: But the problem is unless at some point we have a drop dead deadline applicable to every defendant and every plaintiff in the case we keep kicking the can down the SOUTHERN DISTRICT REPORTERS, P.C.

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